

REMARKS

3617

1. In response to the Examiner's information that according to the revised amendment practice effective July 30, 2003 each section of an amendment document should have been on a separate sheet and a complete listing of all the claims should have been submitted, Applicant has enclosed the corrected page 7 of the specification and the listing of all the claims including corrected claims 16 and 19 on the separate sheets with a parenthetical expression for each corrected claim.
2. Applicant respectfully draws the Examiner's attention to US PTO Decision of Jan. 21, 2005 to make this Application special. In this regard, and taking in account that all the Applicant's mistakes are simply informalities or omissions, Applicant would appreciate the Examiner's help in correcting the specification, the claims or amendments mistakes without unnecessary correspondence.
3. Applicant is thankful to the Examiner for careful examination of the Application No. 10/309,897 as a result of which US Patent No. 6,860,772 is issued on March 1, 2005. Because this Application is a continuation-in-part of the Application No. 10/309,897, Applicant believes that the first page of this Application may be corrected by including the words "now US Patent No 6,860,772" after words "application Ser. No. 10/309897 filed on Dec. 5, 2002".

4. Applicant respectfully submits that the Application now is in condition for allowance and solicits early notification of same.

Respectfully submitted



Vladimir M. Kabakov

Enclosed:

1. Corrected page 7 of the specification.
2. Corrected pages 17-21 of the claims
3. Copy of the Decision of the US PTO to make this Application Special.